

## **REMARKS:**

Claims 1-13 have been examined. Claims 4, and 6-8 have been amended therein.

### **Claim Objections**

Responding to Office Action's claim objection stated on Page 2, Applicant respectfully submits that:

- Claim 6 has been amended to replace the term "dispenser mechanism" with "dispenser" and to provide antecedent basis for the term "lower housing";
- Claim 7 has been amended to provide antecedent basis for the terms "lower housing" and "first lever mechanism"; and
- Claim 8 has been amended to replace the term "dispenser mechanism" with "dispenser," to provide antecedent basis for the terms " lower housing" and "first lever mechanism," and to replace "opening;applying" with "opening; applying" as suggested by the examiner.

Consequently, all claim objections have been overcome and/or rendered moot.

### **35 USC 112 Claim Rejection**

Responding to Office Action's claim rejection stated on Pages 2-3, Applicant respectfully submits that claim 6 has been amended to replace "zoneapplying" with "zone; applying" as suggested by the examiner.

### **Additional Amendments**

In addition to the amendments noted above, the claims have been amended to correct additional informalities:

- Claim 4 has been amended to remove the second consecutive appearance of "the" in line 1; and
- Claims 6 and 8 have been amended to replace "steps:blocking" with "steps: blocking."

Accordingly, all grounds for claim objections and rejection in the Office Action have now been overcome, and the above application is now in condition for allowance.

Finally, it is noted that this Amendment is fully supported by the originally filed

application and thus, no new matter has been added. For this reason, the Amendment should be entered.

Favorable reconsideration is earnestly solicited.

Respectfully submitted,  
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